

Journal - Office of Legislative Counsel
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13. [REDACTED] In response to her call, met with Miss Barbara Bengston, Personal Secretary to Senator Jack Miller (R., Iowa). Miss Bengston advised that the Senator's schedule is such that it will be necessary to go over to the week of 25 March for the breakfast.

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14. [REDACTED] Talked briefly with Miss Marge Almloff, in the office of Representative Don Clausen, and advised that the Congressman may anticipate a favorable response with regard to Mr.

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[REDACTED] request for extension of time for retirement. Miss Almloff was much appreciative, and asked that the Agency's written determination be forwarded as soon as possible.

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15. [REDACTED] Met with Mr. Benny Kass, Subcommittee on Administrative Plans and Procedures, and returned to him the transcript of the 6 February hearing on computer privacy. Advised that in response to his informal request, our people had reviewed the transcript and the related Subcommittee documents, and had found that the Subcommittee apparently had talked to the right people on the right subject, asked the proper questions, and had received the correct answers. We could add little to the considerations already reviewed other than those related to security needs. Mr. Kass was most appreciative and thanked us for our review.

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16. [REDACTED] Talked at some length with William Paisley, and Joe Bell, Senate Subcommittee on Criminal Laws and Procedures staff, with respect to the pending wiretap legislation. They advised me of a proposed change in Title III (new section 2511 of Title 18). At the request of the Department of Justice, on behalf of the FBI, a change would be made in S. 917 to delete words authorizing the use of wiretap "to protect the United States from domestic groups or individuals who advocate the overthrow of the Government" and substitute in lieu thereof "to protect the United States against the overthrow of the Government by force or other unlawful means, or against any other clear and present danger to the structure of the Government." The sentence in which this change would be made follows the language which we requested and would not affect our interests. Paisley and Bell went on to say that while S. 917 is the pending legislation in this Subcommittee, no specific action is scheduled at this time and it is well known that Senator Hruska will press for action on his bill (S. 2050) in full Committee and on the floor if necessary.

cc:

Ex/Dir-Compt O/DDCI

DD/S DD/I DD/S&T

[REDACTED] Mr. Houston

Mr. Goodwin OPPB [REDACTED]

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JOHN S. WARNER
legislative Counsel

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